DOCKET FILE COPY ORIGINAL Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

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In the Matter of	
Federal-State Joint Board on Universal Service)	CC Docket 96-45
	RECEIVED
NPCR, INC. d/b/a NEXTEL PARTNERS)	APR - 3 2003
Petition for Designation as an Eligible Telecommunications Carrier in the State of New York	FEOERAL COMMUNICATIONS COMMISCION OFFICE OF THE SECRETARY

PETITION FOR DESIGNATION AS AN ELIGIBLE TELECOMMUNICATIONS CARRIER IN THE STATE OF NEW YORK

NPCR, Inc. d/b/a Nextel Partners ("Nextel Partners"), by its undersigned counsel and pursuant to Section 214(e)(6) of the Communications Act of 1934, as amended (the "Act"), hereby submits this Petition for Designation ("Petition") as an eligible telecommunications carrier ("ETC") in the State of New York. Nextel Partners is licensed to, and provides, wireless telecommunications services throughout certain designated areas (the "Designated Areas") of the State of New York. Each of these Designated Areas is a study area served by a rural telephone company as defined in Section 153(37) of the Act. As demonstrated herein, and certified in Attachment 1 to this Petition, Nextel Partners meets all of the requirements for designation as an ETC in each of these Designated Areas and respectfully requests that the Commission promptly grant this Petition.

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¹ Nextel Partners is the A, B and C Block EA licensee throughout the State of New York.

² A list of the rural telephone company study areas for which Nextel Partners seeks designation in this Petition (also referred to herein as the "Designated Areas") is set forth as **Attachment 1** hereto.

I. Nextel Partners Meets All the Requirements for Designation as an Eligible Telecommunications Carrier to Serve the Designated Areas in the State of New York

Under Section 214(e)(6) of the Act, 47 U.S.C. § 214(e)(6), the Commission, consistent with the public interest, convenience and necessity, may, with respect to an area served by a rural telephone company, and shall, in all other cases, designate more than one common carrier as an ETC for a designated service area, so long as the requesting carrier meets the requirements of Section 214(e)(1). The Commission has previously identified the showing that a carrier must make to meet the requirements of Section 214(e)(6).³ As demonstrated below, and as set forth in the declaration of Donald Manning, <u>Attachment 5</u> hereto, Nextel Partners meets each of these requirements.

A. Nextel Partners Will Provide Service Over its Own Facilities

Nextel Partners has sufficient wireless network infrastructure facilities and capacity to provide supported services throughout the Designated Areas in the State of New York over its own facilities.

B. <u>Nextel Partners Offers All Required Services and Functionalities</u>

Nextel Partners offers, or will offer upon designation as an ETC in the Designated Areas, all of the services and functionalities required by Section 54.101(a) of the Commission's Rules, 47 CFR § 54.101(a), including the following:

1. <u>Voice grade access to the public switched telephone network</u>. Voice grade access to the public switched telephone network ("PSTN") means the ability to make and receive traditional voice phone calls, within a bandwidth of approximately 3500 Hertz.⁴ Nextel

³ Procedures for FCC Designation of Eligible Telecommunications Carriers Pursuant to Section 214(3)(6) of the Communications Act, FCC 97-419 (released December 29, 1997).

⁴ See Federal-State Joint Board on Universal Service, CC Docket No. 96-45, First Report

Partners' voice grade access enables a user of telecommunications services to transmit voice communications, including signaling the network that the caller wishes to place a call, and to receive voice communications, including receiving a signal indicating there is an incoming call. The bandwidth for Nextel Partners' voice grade access is, at a minimum, 300 to 3,000 Hertz.

- 2. Local Usage. As part of the voice grade access to the PSTN, an ETC must provide local calling. Nextel Partners, through its wireless network, provides subscribers the ability to send and receive local phone calls both over Nextel Partners' network and through interconnection with the incumbent local exchange carriers serving the Designated Areas. Local usage is included in all of Nextel Partners' calling plans. As a designated ETC, Nextel Partners will comply with any and all minimum local usage requirements adopted by the Commission.
- 2. <u>Dual tone multi-frequency ("DTMF") signaling or its functional</u>

 equivalent. DTMF signaling allows carriers to provide expeditious call setup, and enables modem usage. Nextel Partners uses out-of-band signaling and in-band multifrequency signaling that is functionally equivalent to DTMF.
- 4. Single-party service or its functional equivalent. Nextel Partners provides customers with single-party access for the duration of every phone call. Nextel Partners does not provide "multi-party" or "party line" services.
- 5. Access to 911 and E911 emergency service. The Commission has declared that access to emergency services is essential.⁶ Nextel Partners provides universal access to the 911 system for its customers, and has implemented and will continue to implement E911 services consistent with the Commission's Rules and Orders and local PSAP requests. As

and Order, 12 FCC Rcd 8776 at 8810-11 ("USF Order").

⁵ USF Order at 8814.

⁶ *Id.* at 8815.

of February 1, 2003, Nextel Partners has launched four New York counties at Phase I and two counties at Phase II E911 service.

- **6.** Access to operator services. Nextel Partners offers all of its customers access to operator services, in accordance with the Commission's requirements.
- 7. Access to interexchange service ("IXC"). Nextel Partners customers can use the Nextel Partners network for IXC access to place long distance phone calls. Access is through interconnection agreements with several IXC carriers. Nextel Partners' customers can also reach their IXC of choice by dialing the appropriate access code.
- 8. Access to directory assistance. All Nextel Partners customers receive access to 411 directory assistance service through the Nextel Partners network.
- 9. Toll limitation for qualified low-income customers. As required by the Commission's Rules, Nextel Partners, upon designation as an ETC, will make available to qualifying low-income customers a free solution that assists these low-income persons to control their telephone costs. Nextel Partners is fully capable of providing such a toll limiting service to its customers. Nextel Partners does not presently offer a toll limitation feature, because it is not an ETC. Upon designation as an ETC, Nextel Partners will participate in, and offer, LifeLine and Link-Up programs as required by the Commission's Rules. In accordance with Section 54.401(b) of the Commission's Rules, 47 CFR § 54.401(b), Nextel Partners will not disconnect Lifeline service for non-payment of toll charges.

C. The New York Department of Public Service Does Not Regulate CMRS Service

A carrier seeking designation as an ETC must typically request such a designation from the applicable state regulatory commission. However, the New York Department of Public

⁷ *Id.* at 8821-22.

Service (the "NYDPS") does not regulate CMRS carriers such as Nextel Partners for the purpose of making ETC determinations. A letter to this effect dated March 27, 2003 has been provided by the NYDPS Office of General Counsel, and is attached to this Petition as Attachment 2. This letter meets the Commission's specific requirements for such letters, in that it specifies that CMRS carriers, in general, and Nextel Partners, in particular, are not subject to regulation in the State of New York for purposes of determinations concerning eligibility for ETC status. Nextel Partners accordingly requests that the FCC designate Nextel Partners as "a common carrier providing telephone exchange service and exchange access that is not subject to the jurisdiction of a state commission" pursuant to 47 U.S.C. § 214(e)(6).

D. <u>Nextel Partners Will Advertise the Availability of Supported Services</u>

Nextel Partners will advertise the availability of the above-described services and the charges therefore using media of general distribution, in accordance with the requirements of Section 54.201(d)(2) of the Commission's Rules, 47 CFR § 54.201(d)(2). Nextel Partners currently advertises the availability of its services, and will do so for each supported service on a regular basis, in newspapers, and magazines, or on radio and television, that constitute media of general distribution in Designated Areas of the State of New York.

II. Nextel Partners Requests Designation Throughout Each of the Designated Areas Within Its Service Coverage

Nextel Partners is not a rural telephone company as defined in Section 153(37) of the Communications Act, 47 U.S.C. § 153(37). Accordingly, Nextel Partners is required to describe the geographic area(s) within which it requests designation as an ETC. Nextel Partners requests designation as an ETC throughout each of the Designated Areas within the State of New York, as set forth in Attachment 1. As noted above, each of these Designated Areas are study areas of

rural telephone companies that Nextel Partners serves in their entirety. 8 In <u>Attachment 3</u> hereto, Nextel Partners provides a map of its service area, within which Nextel Partners provides service to the entirety of the Designated Areas listed in <u>Attachment 1</u> hereto. 9

III. Designation of Nextel Partners as an ETC for the Designated Areas In the State of New York Would Serve the Public Interest

As noted above, each of the Designated Areas in which Nextel Partners seeks certification is an area served by a rural telephone company under the Communications Act. 10 Consequently, the Act requires that the Commission determine that Nextel Partners' designation as an ETC in each case is in the public interest. 11 As demonstrated below, Nextel Partners' designation as an ETC would serve the public interest in each of the Designated Areas in a number of ways.

The Commission has determined that "[d]esignation of competitive ETCs promotes competition and benefits consumers in rural and high-cost areas by increasing customer choice, innovative services, and new technologies." This is particularly applicable in the Designated Areas within the State of New York, which are rural, and in some cases remote, areas that in

⁸ Wireless service is inherently affected by conditions unique to wireless service providers and which conditions do not affect wireline service providers. Geography, atmospheric conditions and man-made radiofrequency and physical structure interference may at times reduce or increase a wireless user's coverage area. At the same time, the mobility and functionality of wireless phone service adds immense benefits and convenience to wireless users that wireline providers cannot match.

⁹ For purposes of this Petition, the coverage map provided in <u>Attachment 3</u> hereto reflects the result of a conservative radiofrequency propagation analysis assuming a three-watt wireless phone.

¹⁰ See Attachment 1 hereto.

¹¹ See 47 U.S.C. § 214(e)(6).

¹² See Western Wireless Corporation Petition for Designation as an Eligible Telecommunications Carrier in the State of Wyoming, Memorandum Opinion and Order, CC Docket No. 96-45, 16 FCC Rcd 48, 55 (2000).

most cases are not presently served by competitive wireline carriers that could provide an alternative to the incumbent LEC. Designation of Nextel Partners as an ETC will provide a valuable alternative to the existing telecommunications regime in these areas, including a larger local calling area, the benefits of mobile telephony service and, where requested by the PSAP, GPS location assistance for customers calling 911.

In addition, designation of Nextel Partners as an ETC will provide an incentive to the incumbent LECs in the Designated Areas to improve their existing networks in order to remain competitive, resulting in improved services to consumers. Designation of Nextel Partners as an ETC in each case will also benefit consumers because support to services provided by Nextel Partners will help assure that quality services are available at "just, reasonable, and affordable rates" as envisioned in the Act. ¹³

Designation of Nextel Partners as an ETC will also serve the public interest because

Nextel will provide all of the supported services required by the Commission, will participate in
the LifeLine and Link-Up programs as required by the Commission's Rules, and will otherwise
comply with all FCC Rules governing universal service programs, which are designed to ensure
that the public interest standards of the Act are achieved. Allowing Nextel Partners access to
universal service subsidies will allow Nextel Partners to continue to enhance and expand its
network infrastructure to better serve consumers in underserved, high-cost areas of the State of
New York, and to compete with other carriers on a level regulatory playing field.

Finally, designation of Nextel Partners as an ETC will serve the public interest by further promoting the extensive role Nextel Partners plays in the provision of communications services to New York public schools, universities, libraries and local, state and federal government

¹³ See 47 U.S.C. § 254(b)(1).

agencies, specifically law enforcement. At the time of this filing, Nextel Partners is the wireless carrier of choice for over 147 New York universities, public schools and libraries, and over 1,000 divisions of Federal Government, state-level and local government agencies, extensively including military, police, fire and similar first-responders.

Accordingly, designation of Nextel Partners as an ETC will serve the public interest.

IV. Anti-Drug Abuse Certification

No party to this Petition is subject to denial of federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. Section 862.¹⁴

V. <u>High-Cost, Interstate Access, and Interstate Common Line Support Certification</u>

Under Sections 54.313, 54.314 and 54.904 of the Commission's Rules, as well as 47 C.F.R. § 54.809, carriers wishing to obtain universal service support must either be certified by the appropriate state commission or, where the state commission does not exercise jurisdiction, must self-certify with the Commission and the Universal Service Administrative Company ("USAC") as to their compliance with Section 254(e) of the Act. As explained above, the PPUC does not exercise jurisdiction over CMRS carriers such as Nextel Partners. Therefore, Nextel Partners has submitted its high-cost, interstate access and interstate common line support certification letters with the Commission and with USAC. Copies of these certifications are attached hereto as Attachment 4. Nextel Partners respectfully requests that the Commission issue a finding that Nextel Partners has met the high-cost, interstate access and interstate common lines support certification requirement and that Nextel P0artners is, therefore, entitled to

¹⁴ See Declaration of Donald Manning, Attachment 5 hereto.

begin receiving such support, where available, as of the date it receives a grant of ETC status in order that funding will not be delayed.¹⁵

VI. Conclusion

Because the requirements for eligibility for designation as an eligible telecommunications carrier have been met, Nextel requests that the Commission promptly grant this Petition.

Respectfully submitted,

NCPR, INC. d/b/a NEXTEL PARTNERS

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Albert J. Cacalano Matthew J. Plache Ronald J. Jarvis Catalano & Plache PLLC 3221 M Street, NW Washington, DC 20007

(202) 338-3200 voice (202) 338-1700 facsimile

Counsel for Nextel Partners

Date: April 3, 2003

¹⁵ See Guam and Cellular Paging, Inc. Petition for Waiver of FCC Rule Section 54.314, filed February 6, 2002.

Rural telephone company study areas for which Nextel Partners seeks ETC designation in this Petition

150071	ARMSTRONG TEL CO-NY		
150072	FRONTIER-AUSABLE VAL		
150073	BERKSHIRE TEL CORP		
150076	CASSADAGA TEL CORP		
150077	CHAMPLAIN TEL CO		
150078	CHAUTAUQUA & ERIE		
150079	CHAZY & WESTPORT		
150081	CITIZENS HAMMOND NY		
150084	TACONIC TEL CORP		
150085	CROWN POINT TEL CORP		
150088	DELHI TEL CO		
150089	DEPOSIT TEL CO		
150091	DUNKIRK & FREDONIA		
150092	EDWARDS TEL CO		
150093	EMPIRE TEL CORP		
150097	GERMANTOWN TEL CO		
150099	HANCOCK TEL CO		
150104	MARGARETVILLE TEL CO		
150105	MIDDLEBURGH TEL CO		
150106	ALLTEL NY-FULTON		
150107	NEWPORT TEL CO		
150110	OGDEN TEL CO		
150111	ONEIDA COUNTY RURAL		
150112	ONTARIO TEL CO, INC.		
150113	ALLTEL NY-RED JACKET		
150114	ORISKANY FALLS TEL		
150116	PATTERSONVILLE TEL		
150118	PORT BYRON TEL CO		
150121	FRONTIER-ROCHESTER		
150122	FRONTIER-SENECA GORH		
150125	STATE TEL CO		
150128	FRONTIER-SYLVAN LAKE		
150129	TOWNSHIP TEL CO		
150131	TRUMANSBURG TEL CO.		
150133	VERNON TEL CO		
150135	WARWICK VALLEY-NY		
154532	CITIZENS TELECOM-NY		
154533	CITIZENS-RED HOOK		

154534 155130 CITIZENS-WEST. CNTY VERIZON NEW YORK

NYDPS letter expressly declining jurisdiction with respect to designation of Nextel Partners as an ETC

STATE OF NEW YORK DEPARTMENT OF PUBLIC SERVICE

THREE EMPIRE STATE PLAZA, ALBANY, NY 12223-1350

Internet Address: http://www.dps.state.ny.us

PUBLIC SERVICE COMMISSION

WILLIAM M. FLYNN
Chairman
THOMAS J. DUNLEAVY
JAMES D. BENNETT
LEONARD A. WEISS
NEAL N. GALVIN



DAWN K. JABLONSKI General Counsel

JANET HAND DEIXLER
Secretary

March 27, 2003

TO WHOM IT MAY CONCERN:

Re: Nextel CMRS Jurisdiction

We have received a letter request from NPCR, Inc. d/b/a Nextel Partners ("Nextel Partners") for a statement that the State of New York does not exercise jurisdiction over Commercial Mobile Radio Service providers for purposes of making determinations concerning eligibility for Eligible Telecommunications Carrier designations under 47 U.S.C. §214(e) and 47 C.F.R. §54.201 et seq. In response to this request, please be advised that the New York State Public Service Law (PSL) §5 provides that:

Applications of the provisions of this chapter [i.e., the PSL] through one-way paging or two-way mobile radio telephone service with the exception of such services provided by means of cellular radio communication is suspended unless the commission [i.e., the NYS Public Service Commission] . . . makes a determination, after notice and hearing, that regulation of such services should be reinstituted to the extent found necessary to protect the public interest because of a lack of effective competition.

The New York State Public Service Commission has not made a determination that regulation should be reinstituted under PSL §5. Consequently, based on the representation by Nextel Partners that it is a CMRS provider, Nextel Partners would not be subject to the application of the PSL, and consequently the jurisdiction of the New York Public Service Commission, for the purposes of making the Eligible Telecommunications Carrier designation.

Sincerely,

Elizabeth H. Liebschutz

Liebo his

Assistant Counsel

Map of Nextel Partners' coverage areas in the State of New York



Nextel Partners' Certification Letters

March 31, 2003

Via FedEx

Irene M. Flannery VP—High Cost and Low Income Division USAC 2120 L Street, NW, Suite 600 Washington, DC 20037

Marlene H. Dortch Office of the Secretary FCC 445 – 12th Street, SW Washington, DC 20554

Re:

CC Docket No. 96-45 **High Cost Loop Support**Initial Certification Filing

This is to certify pursuant to 47 C.F.R. §§54.313 and 54.314 that NPCR, Inc., d/b/a Nextel Partners, will use any Universal Service High Cost Loop Support received in 2003 only for the provision, maintenance, and upgrading of facilities and services for which the support is intended.

I am authorized to make this certification on behalf of Nextel Partners. This certification is for the following study areas in the **State of New York**:

150071	ARMSTRONG TEL CO-NY
150072	FRONTIER-AUSABLE VAL
150073	BERKSHIRE TEL CORP
150076	CASSADAGA TEL CORP
150077	CHAMPLAIN TEL CO
150079	CHAZY & WESTPORT
150081	CITIZENS HAMMOND NY
150085	CROWN POINT TEL CORP
150092	EDWARDS TEL CO
150097	GERMANTOWN TEL CO
150099	HANCOCK TEL CO
150104	MARGARETVILLE TEL CO
150107	NEWPORT TEL CO
150111	ONEIDA COUNTY RURAL
150116	PATTERSONVILLE TEL
150118	PORT BYRON TEL CO
150129	TOWNSHIP TEL CO
150131	TRUMANSBURG TEL CO.
154532	CITIZENS TELECOM-NY
154533	CITIZENS-RED HOOK

Brent G. Eilefson, Corporate Counsel NPCR, Inc. d/b/a Nextel Partners 10120 West 76th Street Eden Prairie, MN 55344

952-238-2572

March 31, 2003

Irene M. Flannery VP—High Cost and Low Income Division USAC 2120 L Street, NW, Suite 600 Washington, DC 20037

Marlene H. Dortch Office of the Secretary FCC 445 – 12th Street, SW Washington, DC 20554

Re:

CC Docket No. 96-45

Interstate Access Support - IAS

Initial Certification Filing

This is to certify pursuant to 47 C.F.R. §54.809 that NPCR, Inc., d/b/a Nextel Partners, will use any Universal Service Interstate Access Support received in 2003 only for the provision, maintenance, and upgrading of facilities and services for which the support is intended.

I am authorized to make this certification on behalf of Nextel Partners. This certification is for the following study areas in the **State of New York**:

150072 Frontier-Ausable Valley

150122 Frontier-Seneca Gorh

150128 Frontier-Sylvan Lake

154532 Citizens Telecom-NY

154533 Citizens-Red Hook

154534 Citizens-West Cnty.

155130 Verizon New York

Brent G. Eilefson, Corporate Counsel

NPCR, Inc. d/b/a Nextel Partners

10120 West 76th Street Eden Prairie, MN 55344

952-238-2572

March 31, 2003

Irene M. Flannery VP—High Cost and Low Income Division USAC 2120 L Street, NW, Suite 600 Washington, DC 20037

Marlene H. Dortch Office of the Secretary FCC 445 – 12th Street, SW Washington, DC 20554

Re:

CC Docket No. 96-45

Interstate Common Line Support and Long Term Support-ICLS Initial Certification Filing

This is to certify pursuant to 47 C.F.R. §54.904 that NPCR, Inc., d/b/a Nextel Partners, will use its Interstate Common Line Support and Long Term Support only for the provision, maintenance, and upgrading of facilities and services for which the support is intended.

I am authorized to make this certification on behalf of Nextel Partners. This certification is for the study areas located in the **State of New York** listed below:

ARMSTRONG TEL CO-NY	150111	ONEIDA COUNTY RURAL
BERKSHIRE TEL CORP	150112	ONTARIO TEL CO, INC.
CASSADAGA TEL CORP	150116	PATTERSONVILLE TEL
CHAMPLAIN TEL CO	150125	STATE TEL CO
CHAUTAUQUA & ERIE	150131	TRUMANSBURG TEL CO.
CHAZY & WESTPORT		
TACONIC TEL CORP		
CROWN POINT TEL CORP		
DELHI TEL CO		
DUNKIRK & FREDONIA		
GERMANTOWN TEL CO		
HANCOCK TEL CO		
MARGARETVILLE TEL CO		
MIDDLEBURGH TEL CO		
	BERKSHIRE TEL CORP CASSADAGA TEL CORP CHAMPLAIN TEL CO CHAUTAUQUA & ERIE CHAZY & WESTPORT TACONIC TEL CORP CROWN POINT TEL CORP DELHI TEL CO DUNKIRK & FREDONIA GERMANTOWN TEL CO HANCOCK TEL CO MARGARETVILLE TEL CO	BERKSHIRE TEL CORP CASSADAGA TEL CORP CHAMPLAIN TEL CO CHAUTAUQUA & ERIE CHAZY & WESTPORT TACONIC TEL CORP CROWN POINT TEL CORP DELHI TEL CO DUNKIRK & FREDONIA GERMANTOWN TEL CO HANCOCK TEL CO MARGARETVILLE TEL CO

Brent G. Eilefson, Corporate Counsel NPCR, Inc. d/b/a Nextel Partners

10120 West 76th Street Eden Prairie, MN 55344

952-238-2572

Declaration of Donald Manning

Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

In the Matter of)	
Federal-State Joint Board on Universal Service)))	CC Docket 96-45
NPCR, INC. d/b/a NEXTEL PARTNERS)	
Petition for Designation as an)	
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Declaration of Donald Manning

I, the undersigned Donald J. Manning, do hereby declare under penalty of perjury as follows:

- 1. I serve as Vice-President and General Counsel for Nextel Partners, Inc. ("Nextel Partners") and each of its subsidiary companies, including, but not limited to, NPCR, Inc. d/b/a Nextel Partners.
- 2. NPCR, Inc. is a wholly-owned, operational-arm subsidiary of Nextel Partners Operating Corp., which is a wholly-owned, operational subsidiary of Nextel Partners, Inc..
- 3. Nextel Partners, Inc. is a publicly-traded company with its common stock listed on the Nasdaq market, and is broadly owned by both institutional and individual investors.
- 4. Nextel Partners, Inc.'s President is John Chapple. Vice Presidents include Don Manning, Perry Satterlee, John Thompson, Mark Fanning, and Dave Aas. Entities with 5% or more equity positions with Nextel Partners, Inc. include: Credit Suisse First Boston through several funds held by DLJ Merchant Banking, Madison Dearborn Partners, Wellington Management Co., Eagle River Investments, Motorola, Cascade Investments (an investment company controlled by William H. Gates, III), and Nextel Communications, Inc.
- 5. This Declaration is submitted in support of Nextel Partners' "Petition for Designation As an Eligible Telecommunications Carrier," to which this Declaration is appended.
- 6. I declare and certify as follows, and as described in the aforementioned Petition, that: Nextel Partners is not subject to the jurisdiction of the New York Department of Public Service; that Nextel Partners offers, or will offer, all of the services designated by the Commission for support pursuant to Section 254(c)(3) of the Act; that Nextel Partners offers, or will offer, the supported services using its own facilities; and that Nextel Partners advertises, or will advertise, the availability of supported services and the charges therefore using media of general distribution as described in the annexed Petition.

- 7. I further declare that I have reviewed the annexed Petition and that the facts stated therein, of which I have personal knowledge, are true and correct to the best of my knowledge and belief.
- 8. I further declare that to the best of my knowledge, Nextel Partners, including all officers, directors, or persons holding 5% or more of the outstanding stock or shares (voting and/or nonvoting) of Nextel as specified in Section 1.2002(b) of the Commission's Rules are not subject to denial of federal benefits, pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. Section 862.

I declare under penalty of perjury that the foregoing is true and correct to the best of my information and belief.

Donald J. Manning

Vice President and General Counsel NPCR, Inc. d/b/a Nextel Partners

Dated: March 31, 2003

CERTIFICATE OF SERVICE

The undersigned, an attorney in the law firm of Catalano & Plache, PLLC hereby certifies that on this 3rd day of April, 2003, a true and correct photocopy of the foregoing "Petition" was sent by hand delivery to the following person:

Richard Smith Accounting Policy Division Federal Communications Commission 445 12th Street, SW Room 5-A660 Washington, DC 20554

Ronald J. Jarvis